

**From:** [Angela DeDolph](#)  
**To:** [DiGuardia, Lou](#)  
**Cc:** [Granger, Michelle](#); "[Duckett, Roy \(HSE\)](#)"; [Luis.Hidalgo@riotinto.com](#); [Lauren Piana \(Lauren.Piana@riotinto.com\)](#); [Bruce White](#); [Fred.Mumford@dep.nj.gov](#); [Bushra, Gezahegne](#); [Bruce S Kennington](#); [Scott Tarmann](#)  
**Subject:** PVGCS Site, CD + VI Removal Action, Monthly Progress Report No. 37 (Mar 1 to Mar 31, 2018)  
**Date:** Tuesday, April 10, 2018 1:03:16 PM  
**Attachments:** [20180410\\_MPR No 037\\_PVGCS VI\\_March 2018\\_DRAFT.PDF](#)

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Dear Lou:

On behalf of Pechiney Plastics Packaging, Inc. (PPPI), the Primary Settling Defendant for the Remedial Design/Remedial Action Consent Decree (CD)<sup>1</sup>, this monthly progress report is submitted in compliance with section X, paragraph 30 of the CD and Appendix B-3 to the CD, Statement of Work for the Vapor Intrusion Removal Action at the Washington Facility (VI Removal Action SOW) at the Pohatcong Valley Groundwater Contamination Superfund (PVGCS) Site.

Please do not hesitate to contact me with any questions on the attached report.

<sup>1</sup> In the matter of United States of America v. PPPI (Civil Action No. 09-cv-05692) and United States of America v. Bristol Myers Squibb Company, et. al. (Civil Action No. 13-cv-05798) effective March 11, 2015.

Yours sincerely

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